1		
2		
3		
4		
5	LINITED STATES D	ISTRICT COLIRT
6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA	
7	ATTAC	OWA
8	RANDY BOAG, et al.,	
9	Plaintiffs,	CASE NO. C11-5838 BHS
10	v.	ORDER SANCTIONING ROBERT PENFIELD
11	LITTON LOAN SERVICING, et al.,	
12	Defendants.	
13		
14	This matter comes before the Court on its order requiring Mr. Robert Penfield	
15	("Penfield") to show cause why the \$2,006 in sanctions previously imposed upon	
16	Plaintiffs Randy and Katherine Boag ("Boags") (see Dkts. 50 and 55) should not be	
17	imposed upon him. Dkt. 73. In that order, the Court found that Penfield's conduct as	
18	counsel for the Boags, constituted gross negligence, and that the sanctions it had issued	
- 1	counsel for the Boags, constituted gross neglig	ence, and that the sanctions it had issued
19	counsel for the Boags, constituted gross neglig against the Boags should be imposed on Penfic	
19 20		eld absent cause shown. <i>Id.</i> at 14-15.
	against the Boags should be imposed on Penfic	eld absent cause shown. <i>Id.</i> at 14-15. v cause no later than October 16, 2013. <i>Id.</i>

1	Penfield has failed to respond to the Court's order requiring him to show cause.
2	Therefore, consistent with its prior order and finding of Penfield's gross negligence, the
3	Court sanctions him in the amount of \$2,006 to be paid to Defendants no later than
4	November 15, 2013.
5	It is so ORDERED .
6	Dated this 25th day of October, 2013.
7	l l
8	Dept \ South
9	BENJAMIN H. SETTLE United States District Judge
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	